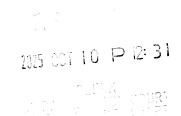
IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE



In re: FTX Trading Ltd., et al., Debtors.

> Chapter 11 Case No. 22-11068 (KBO) (Jointly Administered)

Related to D.I. 32230, D.I. 32269, and D.I. 32720

JOINDER AND STATEMENT IN SUPPORT OF MOTION D.I. 32230 – MOTION FOR CLARIFICATION REGARDING THE CURRENCY NATURE OF CREDITOR DISTRIBUTIONS UNDER THE CONFIRMED PLAN AND

MOTION D.I. 32269 – MOTION TO COMPEL FTX RECOVERY TRUST & KROLL TO

PROVIDE SUBSTANTIVE RESPONSE TO CREDITOR INQUIRIES AND TO ESTABLISH

CLEAR PROCEDURES FOR ADDRESS AND JURISDICTION UPDATES

Creditor **YuRu Jia** (the "Joinder Party"), appearing pro se (Unique Customer Code: **920287** Claim ID **14432**), respectfully states as follows:

JOINDER

- 1. The Joinder Party respectfully supports and joins in Motion D.I. 32230 and Motion D.I. 32269 (the "Motions"), including all arguments, authorities, and requested relief therein, as if set forth fully herein.
- 2. The Joinder Party seeks no separate or additional relief beyond that requested in the Motions. For the avoidance of doubt, this Joinder is submitted without waiver of any rights, claims, or defenses, and the Joinder Party reserves the right to be heard at the October 23, 2025 omnibus hearing (D.I. 32720).

WHEREFORE, Joinder Party respectfully requests that the Court (i) recognize this Joinder, (ii) schedule the Motions for hearing on October 23, 2025, and (iii) grant such other and further relief as the Court deems just and proper.

YURUJia

Dated: October 1, 2025

YuRu Jia (pro se)

Claim ID: **14432**

Unique Customer Code: 920287

Email: 964138321@qq.com

Mailing: WeiHeHuaYuan, JinShui District, ZhengZhou, China

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CERTIFICATE OF SERVICE

I,**YuRu Jia**, hereby certify that on October 1, 2025, I caused copies of my Joinder and Statement in Support to be served via email upon the following recipients:

U.S. Trustee - District of Delaware

- Juliet M. Sarkessian juliet.m.sarkessian@usdoj.gov
- · Benjamin A. Hackman benjamin.a.hackman@usdoj.gov
- · David Gerardi david.gerardi@usdoj.gov

Counsel to the FTX Recovery Trust - Sullivan & Cromwell LLP

- · Andrew G. Dietderich dietdericha@sullcrom.com
- · James L. Bromley bromleyj@sullcrom.com
- Brian D. Glueckstein gluecksteinb@sullcrom.com
- · Alexa J. Kranzley kranzleya@sullcrom.com

Delaware Counsel to the Trust - Landis Rath & Cobb LLP

• Adam G. Landis – landis@lrclaw.com

- · Kimberly A. Brown brown@lrclaw.com
- Matthew R. Pierce pierce@lrclaw.com
- · Matthew B. McGuire mcguire@lrclaw.com

Request for Consent / Reservation: By this certificate and the cover email, Joinder Party requests that counsel confirm consent to service by email for the foregoing papers. If any Service Party withholds consent or the Court requires alternate service, Joinder Party will promptly cure by effecting service consistent with FRBP 7004/9014.

I certify that the foregoing statements are true and correct.

Dated: October 1, 2025

YuRu Jia (pro se)

YURUJia

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